

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS

FILED

AUG 15 2014

BROWNSVILLE GROUP, LLC,  
STEPHEN MILLER, and  
HARRY STOKES,

CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
BY *[Signature]* DEPUTY

Plaintiffs,

Vs.

DALTON MENZIES, individually,  
et al,

Defendants.

Civil Action No. A:14-cv-0568-SS

---

MOTION TO DISMISS

---

Comes now, DALTON MENZIES, individually, (hereinafter "DALTON") appearing in a Pro Se capacity requesting for the Court to grant his Motion to Dismiss.

Defendant DALTON, in the filing of his Answer on August 7, 2014, dispelled the meritless allegations of the plaintiffs. Although the plaintiffs provided no factual support for their allegations, defendant DALTON, provided the Court with factually based record evidence that DALTON is not a principal of HAMILTON COMMODITIES GROUP, LLC and therefore could not be a party to the action on the basis of law or fact.

THEREFORE, defendant DALTON, individually, requests that the Court dismiss him from the cause of action with prejudice, or any other relief that the Court finds appropriate.

Respectfully submitted on this the 15th of August, 2014 by and for

DALTON MENZIES

Signature: 

Dalton Menzies, Pro Se  
Reg. No. 16540-179  
FCI Big Spring  
1900 Simler Avenue  
Big Spring, TX 79720